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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/088,885	03/22/2002	Thomas Fahrig	Le A 33 914	5212	
7:	590 02/25/2004		EXAMINER		
Jeffrey M Greenman			FORD, JOHN M		
Vice President, Patents and Licensing					
Bayer Corporation			ART UNIT	VIT PAPER NUMBER	
400 Morgan Lane			1624		
West Haven, CT 06516			DATE MAILED: 02/25/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	Applicant(s)		
Office Action Summary	10/080,885	1	annig.	eyou	
Office Action Summary	Examiner	200	Group Art Unit		
	J. C. I. F	era	1624		
-The MAILING DATE of this communication app	ears on the cover sheet be	eneath the co	orrespondence a	ddress —	
Period for Reply	TILOF	· 77 .			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SE OF THIS COMMUNICATION.	T TO EXPIRE	MONTH(S	S) FROM THE MA	AILING DATE	
 Extensions of time may be available under the provisions of 37 from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days. If NO period for reply is specified above, such period shall, by defending to reply within the set or extended period for reply will, be any reply received by the Office later than three months after the term adjustment. See 37 CFR 1.704(b). 	s, a reply within the statutory mir efault, expire SIX (6) MONTHS fr y statute, cause the application	imum of thirty (3 om the mailing of to become ABAI	30) days will be cons late of this communi NDONED (35 U.S.C.	idered timely. cation. § 133).	
Status		Jon 8	_		
Responsive to communication(s) filed on	ung of	/ /		·	
☐ This action is FINAL.		• •			
 Since this application is in condition for allowance ex accordance with the practice under Ex parte Quayle, 	cept for formal matters, pro 1935 C.D. 1 1; 453 O.G. 213	secution as	to the merits is	closed in	
Disposition of Claims	• •				
Claim(s)	is/are p	_ is/are pending in the application.			
Of the above claim(s)	is/are v	is/are withdrawn from consideration.			
□ Claim(s)		_ is/are allowed.			
Claim(s) // 2 and 4 - 8	· · · · · · · · · · · · · · · · · · ·	is/are ı	ejected.		
□ Claim(s)			objected to.		
□ Claim(s)		are sul require	oject to restriction	or election	
Application Papers	in 🗆 annual ad	•			
☐ The proposed drawing correction, filed on		□ disapprov	ea.		
☐ The drawing(s) filed on is/are of	blected to by the Examiner				
☐ The specification is objected to by the Examiner.					
☐ The oath or declaration is objected to by the Examine	zi.				
Priority under 35 U.S.C. § 119 (a)-(d)) (D			
	nty under 35 U.S.C. § 119 (a	ı)—(a).			
☐ Acknowledgement is made of a claim for foreign prio					
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Application/Control Number: 10/088,885

Art Unit: 1624

Applicants' response of January 5, 2004, is noted.

The claims in the application are claims 1—8.

The main rejection, that prevents allowance, here, is claim 7.

The method of making a composition is well known. See the art of record. Claim 7 could not be allowed, here.

This is a 371 application. Content in a 371 application is governed by 37 CFR1. 475.

37 CFR1, 475 provides for one product, and method of use in a 371 application.

The treatment of multiple Sclerosis is applicants' method of use. It would not be within Rule 475 to also include the unpatentable method of using the compounds in claim 7.

Multiple Sclerosis is a very sensitive area of utility. The USPTO is permitted to request proof of utility in a sensitive area of utility that does not have an established successful method of treatment.

Prevention would require much more proof than treating. Therefore, "a prophylaxis" need be removed from line 1 of claim 1.

Claim 1 is not one product as required by 37 CFR 1.475. Claim 1 is unsearchable as it includes too many heterocyclic products in (T) x-A, for instance.

Applicants elected a dihydro isoindole.

The only dihydro isoindole is not in (T) x A at all, but in R7, second formula of page 9 of the most recent amendment.

Therefore, X is zero in the elected material and T is not present.

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Claim 1 is too big to be searched.

What we need here is a genus from the elected subject matter.

Claim 1 should be re-written to the elected subject matter.

37 CFR 1.475 provides for one product, not multiple products.

The multiple heterocyclic rings of pages 4, 7 and 9 of claim 1 are overwhelming.

Claim 1 is rejected as not complying with 35 USC 112, 1st or 2nd paragraph or 35 USC 101, or 37 CFR 1.475. Claim 1 is rejected as being an improper joinder of multiple independent inventions that will support separate patents depending on the heterocyclic ring.

Consider claim 2. The elected R7 is the first instance. The 1, 2nd and 4th instances of that R7 could be reasonably considered here.

In re Joyce, 115 USPQ 42 and In re Herrick provide that an election of species is tantamount to a restriction requirement.

Divisional applications filed, thereafter, are not subject to a double patenting ground of rejection; 35 USC 121.

It is not known what claim 3 is doing here or what it has to do with the rest of the application. Claim 3 is held withdrawn as not relating to the real world of Commerce, see the last office action in regard to Brenner vs Manson.

Claim 4 is rejected only as being dependent on a rejected claim.

Claim 5 has the last two species that are outside the invention elected here.

Any claim not rejected or withdrawn is rejected as being dependent on a rejected claim.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to John M Ford whose telephone number is 703-308-4721. The examiner can normally be reached on Tuesday-Thursday 9 am - 3 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mukund Shah can be reached on 703-308-4716. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ford/tgd

February 3, 2004